

IN THE HIGH COURT OF KARNATAKA AT BANGALORE

DATED THIS THE 5TH DAY OF JUNE 1998

BEFORE

THE HON'BLE MR.JUSTICE V.K.SINGHAL

WRIT PETITION NO. 17181 OF 1994 (KST)

BETWEEN:

M/s Vaman Nayak and sons,
post Box No.508,

Jeppu, Mangalore- 575002,

Represented by its Partner,

Sri. M.Devadas Nayak. .. Petitioner.

(By Sri. M/s Ikkamath & Kamath for petr.)

AND:

1. The Tahsildar,
Mangalore-575001,

Dakshina Kannada,

2. The Collector,
Kozhikode,
Kerala State. .. Respondents.

(By Smt. S.Sujatha. HCGP for Respts.)

405
-2-

Writ petition filed under Article 226 of the Constitution of India with an affidavit praying to, direct the respondents to furnish the full particulars of the recovery sought to be recovered against the petitioner in the proceedings initiated through the R1 in Nos. Tax/Cr.13/88-89 vide Annexure 'D' and hear the objections of the petitioner before proceedings to attach the moveables of the petitioners.
& Etc.,

Writ petition coming on for orders, this day the Court made the following:-

O R D E R

It is stated by the learned counsel for the petitioner that the recovery sought to be made by the Tahsildar, Bangalore, without furnishing the details for which he promised to give to the petitioner. In this case Respondent No.1

NO 6

-3-

has received the requisition notice from collector Kozhi Kode (Kerala) and is acting on that basis. If the petitioner has any grievance he can agitate before the Authorities of Kerala. No case for interference is made out. The petition is accordingly dismissed.



Sd/- JUDGE

RR

r.bv: 10/8/98

c.bv: v.b.

COPY

DR
ASST. REGISTRAR
HIGH COURT OF KARNATAKA
BANGALORE.

YK 12-8-98

